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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/669,793	09/25/2003	Gerald Andre	117321	117321 6405 .	
25944 7	7590 12/29/2004		EXAMINER		
OLIFF & BERRIDGE, PLC P.O. BOX 19928			MORROW	MORROW, JASON S	
	A, VA 22320		ART UNIT	PAPER NUMBER	
	•		3612		
			DATE MAILED: 12/29/200-	DATE MAILED: 12/29/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.	Applicant(s)	700			
/ \		10/669,793	ANDRE ET AL.	1,			
( 1	Office Action Summary	Examiner	Art Unit				
/ /	\	Jason S. Morrow	3612				
	\The MAILING DATE of this communication app	ears on the cover sheet with the c	orrespondence add	ress			
Period fo	, -	/ IO OFF TO THE TOTAL THE TOTAL TOTA	·				
THE - Exter after - If the - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. Insions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. In period for reply specified above is less than thirty (30) days, a reply operiod for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing end patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be ting within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this com D (35 U.S.C. § 133).	nmunication.			
Status							
1)	Responsive to communication(s) filed on	<u>_</u> .					
2a)⊠	)⊠ This action is <b>FINAL</b> . 2b)□ This action is non-final.						
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
	closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.				
Disposit	ion of Claims						
4)⊠	Claim(s) 1-10 is/are pending in the application.		-				
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)[	Claim(s) is/are allowed.						
· ·	Claim(s) <u>1-4 and 7-10</u> is/are rejected.						
• —	Claim(s) <u>5 and 6</u> is/are objected to.						
8)	Claim(s) are subject to restriction and/o	r election requirement.					
Applicat	ion Papers						
, —	The specification is objected to by the Examine						
10)⊠ The drawing(s) filed on <u>25 September 2003</u> is/are: a)⊠ accepted or b)⊡ objected to by the Examiner.							
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
🗆	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
11)	The oath or declaration is objected to by the Ex	caminer. Note the attached Office	Action of form PTV	0-152.			
Priority	under 35 U.S.C. § 119						
-	Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a	ı)-(d) or (f).				
a)	□ All b)□ Some * c)□ None of:	a hava baan raasiyad					
	1. Certified copies of the priority document		tion No				
	<ul><li>2. Certified copies of the priority document</li><li>3. Copies of the certified copies of the priority</li></ul>			Stage			
	application from the International Burea		ou in timo riational s	ug0			
*	See the attached detailed Office action for a list		ed.				
Attachmei	nt(c)						
	ce of References Cited (PTO-892)	4) 🔲 Interview Summar					
2) 🔲 Noti	ce of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail D	Pate Patent Application (PTO	l-152)			
	rmation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) er No(s)/Mail Date	6) Other:	atent Application (PTO	-102)			
<u>_</u>							

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### **DETAILED ACTION**

## Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 1-4 and 7-10 are rejected under 35 U.S.C. 102(e) as being anticipated by Chase.

Re claim 1, Chase discloses a front end part (10) of an engine hood of a vehicle, the front end part being made of a deformable plastics material (column 6, lines 46-67) and comprising means for fixing said front end part to the engine hood (20) so as to extend the hood towards the front of the vehicle, in such a manner that the end part accompanies the hood when it is opened and integrating at least a portion of the front light units (12) of the vehicle.

Re claim 2, the front end part forms at least a part of the shield of the vehicle.

Re claim 4, the front end part includes a strength member (20) forming the means for fixing the front end part to the hood.

Re claim 7, the front end part includes an air intake (the space between the grille slats 42) forming at least a portion of a radiator grille.

Re claim 8, Chase discloses a motor vehicle front face including a hood (14), a bumper (16) and a front end part (10).

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Re claim 9, the front end part forms at least a portion of a shield of the bumper.

Re claim 10, the bumper includes a spoiler (16) disposed beneath the front end part and in that slamming clearance is provided between the front end part and the spoiler.

# Allowable Subject Matter

3. Claims 5 and 6 would be allowable if rewritten to overcome the rejection(s) under 35 U.S.C. 112, second paragraph, set forth in this Office action and to include all of the limitations of the base claim and any intervening claims.

## Response to Arguments

4. Applicant's arguments filed 10/12/04 have been fully considered but they are not persuasive.

Applicant's argument is that the headlamps shown by the Chase reference are a whole element of the vehicle structure, even without the grill and therefore the grill does not integrate at least a portion of the headlamps of the vehicle. The Examiner respectfully disagrees.

While the grill and headlamps of Chase are not related in terms of their individual functions (the headlamps will work without the grill and vice versa), the grill does serve aesthetically to integrate the headlamps into the overall structure of the vehicle hood. Without the grill, the sides of the headlamps would be open to a gaping hole. The grill serves to aesthetically integrate the side of the headlamps into the overall shape of the hood.

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### Conclusion

5. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jason S. Morrow whose telephone number is (703) 305-7803. The examiner can normally be reached on Monday-Friday, 8:00a.m.-4:30p.m..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Glenn Dayoan can be reached on (703) 308-3102. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Jason S. Morrow Examiner

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December 20, 2004

JASON MORROW PRIMARY PATENT EXAMINER